# **EXIBIT** A

## 1 2 3 5 6 IN THE SUPERIOR COURT FOR THE STATE OF WASHINGTON 7 IN AND FOR THE COUNTY OF KING 8 In Re the Marriage of: 9 NOAH KEABLES. NO. 12-3-04949-5 KNT 10 11 Petitioner. CR 2A STIPULATION OF SETTLEMENT AND 12 AGREEMENT TO ENFORCE VS. 13 PAMELA KEABLES. 14 15 Respondent. 16 **AGREEMENT** 17

THIS AGREEMENT is made and entered into this 22<sup>nd</sup> day of January, 2014 by and between the above named Petitioner, NOAH KEABLES and the Respondent, PAMELA KEABLES. The parties hereby agree to enforce the following agreement pursuant to Civil Rule 2A as it applies to the dissolution action described above and incorporate the following terms into their final dissolution pleadings to be entered with the court in lieu of trial.

WHEREAS, without court intervention, it is the desire of the parties to make a complete and final statement of all issues pertaining to their dissolution action. Both parties understand and agree to abide by the following terms and it is further understood that the following terms shall be enforced and upheld by any trial judge or court commissioner:

CR 2A AGREEMENT - Page 1 of 4



CURRY & WILLIAMS, PLLC. 960 East Main Street Auburn, Washington 98002 (253) 833-2044 / (253) 383-3069

18

19

20

21

22

23

24

25

20

21

22

23

24

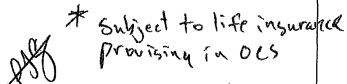
25

26

- The property and debts of the parties shall be divided and awarded pursuant to Exhibit "B". Values are not dispositive.
- 3. The family home shall be awarded to the wife. She shall be responsible for all mortgages, property taxes, property insurance and utilities on said property.
- 4. Wife shall receive 67% of husband's SER 3 plan accrued from the date of marriage until the date of separation (defined as May 4, 2012) plus any interest or accruals from that date forward.
- 5. Each party is awarded the motor vehicles in their possession. The wife is awarded the van and the husband is awarded the truck. Parties shall cooperate in signing any necessary documents to transfer titles of the respective vehicles awarded to them.
- 6. Each party shall retain the personal property items currently in their possession, unless otherwise provided herein. Husband to receive his motorcycle; wife to receive the generator.
- Each party shall retain any property acquired by them since the date of separation and be responsible for any debt incurred by them since that date.
- 8. Each party shall be responsible for any debt in their name, except as otherwise specified herein. However, both parties reserve the right to file for bankruptcy protection on all of the debt in existence.
- 9. Spousal maintenance shall be paid from the husband to wife as follows: Effective February 1, 2014, maintenance shall be paid in the amount of \$1,500.00 per month for a period of 30 months, ending July 31, 2016 and then \$1,150.00 per month from August 1, 2016 until January 31, 2017 at which time spousal maintenance shall end.

CR 2A AGREEMENT - Page 2 of 4

CURRY & WILLIAMS, PLLC. 960 East Main Street Auburn, Washington 98002 (253) 833-2044 / (253) 383-3069



X	مراد	
10. Maintenance shall terminate upon the death or remarriage of the wife	, the death of	the
husband, or the date listed above, whichever event occurs first.	Otherwise,	this
provision shall be non-modifiable in all respects.		
11. Effective February 1, 2014, the husband shall pay child support	pursuant to	the

attached Order of Child Support (Exhibit "C").

12. Father to file an amended tax return for 2012 listing all of his income, claiming all of the children as exemptions and taking all of the itemized deductions. Wife to file or 2012 based upon her earned income alone.

13. Attorney's fees: Each party shall be responsible for their own attorney's fees

14. The husband's attorney shall prepare final documents, including any QDROs. Wife's attorney-shall have all orders entered with the court.

15. Any disagreement regarding the drafting of the final orders or issues that the parties failed to resolve as apart of this agreement shall be decided by binding arbitration with Dan C. Williams. Costs of arbitration to be shared equally, subject to reallocation by Com SERS Plan 3 1 marticipant arbitrator.

16.	XX Entered as shared plant until wested at
	which time QDRO will be amended to
	create separate interest for alternate
	payelfurfe, while a shared plan is in
	effect, wife shall be designated the
	suriving spouse/beneficiary.
17.	Petitioner dialts Bapers &
	surviving spouse/beneficiary.  Petitioner diafts papers & & will present to Court.

CR 2A AGREEMENT - Page 3 of 4

CURRY & WILLIAMS, PLLC. 960 East Main Street Auburn, Washington 98002 (253) 833-2044 / (253) 383-3069

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

1			
2			
3	18.	Wife to pay \$ 8	00 towards medictions today;
4		trasband to pa	y boland.
5	•		
6		The state of the s	
7	-		
8	•		
9	-		
10			
11			
12		•	
13	Datade		Dated: 1/22/2014
14	Dated:		Dated: 1/ DOI DOI
15		1.	
16	an	V MM	PALAISS
17		D. GÁBER	PEGGY FRAYCHINEAUD GROSS
18	W.S.B.	y for Petitioner A. #31452	Attorney for Respondent W.S.B.A. #14731
19	1		CE ON THE PROPERTY OF THE PROP
20	1/00	KEABLES	PAMELA KEABLES
21	Petition		Respondent
22			
23		,	
24			
25			
26			
	CR 2A A	AGREEMENT — Page 4 of 4	CURRY & WILLIAMS, PLLC.  960 East Main Street Auburn, Washington 98002 (253) 833-2044 / (253) 383-3069

Exh. 18"

1
 2
 3

4

5

6 7

8

9

10

11

12

13 14

15

16

17

18 19

20

2122

2324

2526

# Superior Court of Washington County of King

In re the Marriage of:

Noah Keables

and

Petitioner,

Pamela Keables

Respondent.

No. 12-3-04949-5 KNT

FINAL PARENTING PLAN
Beginning Week I for

(PP) Dad on 1/29/2014

This parenting plan is the final parenting plan.

## It Is Ordered, Adjudged and Decreed:

## I. General Information

This parenting plan applies to the following children:

Name	Age
Stephen Keables	13
Barnabas Keables	11
Miriam Keables	9
Nathanael Keables	6
Naomi Keables	6

## II. Basis for Restrictions

Under certain circumstances, as outlined below, the court may limit or prohibit a parent's contact with the child(ren) and the right to make decisions for the child(ren).

## 2.1 Parental Conduct (RCW 26.09.191(1), (2))

Does not apply.

Parenting Plan (PPP, PPT, PP) - Page 1 of 10

## 2.2 Other Factors (RCW 26.09.191(3))

Does not apply.

1

2

3

4

5

6

7

8

9

10

11

12

M

14

15

16

17

18

19

20

21

22

23

24

25

26

## III. Residential Schedule

The residential schedule must set forth where the child(ren) shall reside each day of the year, including provisions for holidays, birthdays of family members, vacations, and other special occasions, and what contact the child(ren) shall have with each parent. Parents are encouraged to create a residential schedule that meets the developmental needs of the child(ren) and individual needs of their family. Paragraphs 3.1 through 3.9 are one way to write your residential schedule. If you do not use these paragraphs, write in your own schedule in Paragraph 3.13.

## 3.1 Schedule for Children Under School Age

There are no children under school age.

## 3.2 School Schedule

Upon enrollment in school, the children shall reside with the mother, except for the following days and times when the children will reside with or be with the father:

see addendim wached.

## Schedule for Winter Vacation

In old years, the children shall reside with the mother from after school the day school lets out for winter vacation until 8:00 p.m. on December 24<sup>th</sup> and with the father from 8:00p.m. on December 24<sup>th</sup> until 3chool resume 5. In ever years, the children shall reside with the father from after school the day school lets out for winter vacation until 8:00 p.m. December 24<sup>th</sup> and with the mother from 8:00 p.m. December 24<sup>th</sup> until school resumes.

## 3.4 Schedule for Other School Breaks

- (a) <u>Midwinter break (if any):</u> The children shall reside with the mother in even years and with the father in odd years.
- (b) Spring break: The children shall reside with the mother in odd years and with the father in even years.

bucals shall be defined as Monday at 9:00 a.m. until Friday at 4:00 p.m.

## 3.5 Summer Schedule

Same as school schedule, except see paragraph 3.6

## 3.6 Vacation With Parents

Each parent shall be allowed up to two weeks of uninterrupted time each year.

A week shall be defined as seven days, Vacation requests are to be provided by the other parent with 30 days notice, faragraph of the shall apply and then changes shall be provided.

Parenting Plan (PPP, PPT, PP) - Page 2 of 10

30 lous notice proor to the proposed dales. It the parties canno Mother shall be given priority in even years, and father shall have 1 priority in odd years. Failure to exchange schedule will result in loss of priority but not loss of 2 3.7 Schedule for Holidays 3 The residential schedule for the children for the holidays listed below is as follows: 4 With Wither With Father 5 \*\*\*See Paragraph 3.3\*\*\* New Year's Day 6 Martin Luther King Day/Birthday Even Odd Presidents' Day Odd Even 7 Easter/Palm Sunday Even Odd Memorial Day Odd' Even 8 July 4th Even Odd Odd Even Labor Day 9 Odd Veterans' Day Even Odd Even Thanksgiving Day 10 Christmas Eve \*\*/See Paragraph 3.3\*\*\* \*\*\*See Para graph 3.3\*\*\* Christmas Day 11 **Epiphany** Halloween 12 For purposes of this parenting plan, a holiday shall begin and end as follows: 13 From 8:00p.m. the night before the holiday until 8:00 p.m the night of the holiday unless otherwise agreed by the parties in writing (such as email), except 14 July 4th shall be from 5:00 p.m. on July 3td until 4:00 p.m. on July 5th 15 Thanksgiving shall be from 5:00 Wednesday until \$00 p.m. on From. 16 For holidays that fall on a Friday, Saturday, Sunday, or a Monday it shall include the entire 17 weekend, EXCEPT for Christmas Eve/Christmas. 18 19 20 3.8 Schedule for Special Occasions 21 The residential schedule for the children for the following special occasions is as follows: 22 With Mother With Father 23 Mother's Day Every 24 Father's Day Every 25 For purposes of this parenting plan, a special occasion shall be defined as 9:00 a.m. to 7:00 p.m., except 26

Parenting Plan (PPP, PPT, PP) - Page 3 of 10

1		The schedule for the ohtlidren's birthdays is as follows:
2		Children shall be with the mother during the day until 6:00 p.m., father shall have the children 6:00 p.m.
4	3.9	Priorities Under the Residential Schedule
5		Paragraphs 3.3 - 3.8, have priority over paragraphs 3.1 and 3.2, in the following order:
6		Rank the order of priority, with 1 being given the highest priority:
7 8		winter vacation (3.3)  holidays (3.7)  school breaks (3.4)  special occasions (3.8)  wacation with parents (3.6)
9	3.10	Restrictions
		Does not apply because there are no limiting factors in paragraphs 2.1 or 2.2.
10	3.11	Transportation Arrangements
11	0,11	Transportation costs are included in the Child Support Worksheets and/or the Order of Child
12		Support and should not be included here.
13		Transportation arrangements for the children, between parents shall be as follows:
14	M	children to church (St. Lakes) at 1:45 a.m. when his
15	620	father shall deliver the children to school when)
16		ME residential time is unougo working morning
17	5	of "Albertains at 9:00am on Minday mornings"
18	04-5	father at albertsons on Saturdays and Weanesdays - wo xo
19		and thursdays to exchange the Children , one
20	1	- modern
21		
22	3.12.	Designation of Custodian
23	pach	The children named in this parenting plan are scheduled to reside an equal of the time with gavent. This parent is designated the custodian of the children solely for purposes of all other state
24	Court	and federal statutes which require a designation or determination of custody. This designation shall not affect either parent's rights and responsibilities under this parenting plan.
25	3.13	shall have the head of Household designation for the
26	2	To adjustment/ medification of shill support and when
	X,	maintenance ends south gathouts are also grates
	Paren	ting Plan (PPP, PPT, PP) - Page 4 of 10 WAR POWERS INCOMES PARTY HAS
Ca	se No. 14	1-11665-CMA EXIBIT A Adv. Proc. No. 19-01060-CMA

23

24

25

26

(a) Each parent shall be responsible for making sure the children complete all their homework assignments on their residential time.

## 3.14 Summary of RCW 26.09.430 - .480, Regarding Relocation of a Child

This is a summary only. For the full text, please see RCW 26.09.430 through 26.09.480.

If the person with whom the child resides a majority of the time plans to move, that person shall give notice to every person entitled to court ordered time with the child.

If the move is outside the child's school district, the relocating person must give notice by personal service or by mail requiring a return receipt. This notice must be at least 60 days before the intended move. If the relocating person could not have known about the move in time to give 60 days' notice, that person must give notice within 5 days after learning of the move. The notice must contain the information required in RCW 26.09.440. See also form DRPSCU 07.0500, (Notice of Intended Relocation of A Child).

If the move is within the same school district, the relocating person must provide actual notice by any reasonable means. A person entitled to time with the child may not object to the move but may ask for modification under RCW 26.09.260.

Notice may be delayed for 21 days if the relocating person is entering a domestic violence shelter or is moving to avoid a clear, immediate and unreasonable risk to health and safety.

If information is protected under a court order or the address confidentiality program, it may be withheld from the notice.

A relocating person may ask the court to waive any notice requirements that may put the health and safety of a person or a child at risk.

Failure to give the required notice may be grounds for sanctions, including contempt.

If no objection is filed within 30 days after service of the notice of intended relocation, the relocation will be permitted and the proposed revised residential schedule may be confirmed.

A person entitled to time with a child under a court order can file an objection to the child's relocation whether or not he or she received proper notice.

An objection may be filed by using the mandatory pattern form WPF DRPSCU 07.0700, (Objection to Relocation/Petition for Modification of Custody Decree/Parenting Plan/Residential Schedule). The objection must be served on all persons entitled to time with the child.

The relocating person shall not move the child during the time for objection unless: (a) the delayed notice provisions apply; or (b) a court order allows the move.

If the objecting person schedules a hearing for a date within 15 days of timely service of the objection, the relocating person shall not move the child before the hearing unless there is a clear, immediate and unreasonable risk to the health or safety of a person or a child.

## IV. Decision Making

## 4.1 Day-to-Day Decisions

Parenting Plan (PPP, PPT, PP) - Page 5 of 10

2		child is residing with that parent. Regardless of the allocation of decision making in this parenting plan, either parent may make emergency decisions affecting the health or safety of the children.
3	4.2	Major Decisions
4		Major decisions regarding each child shall be made as follows:
5		Major decisions regarding each child shall be made as follows:  Education decisions —   Franchist Control of the child shall be made as follows:  joint joint
6		Religious upbringing joint
7	. 84	Driver's License joint
8	620	Electronic Devices that require a service plan, agreement and or money of joint
9		Online accounts that require a service plan, agreement and/or money product joint Marriage Defice and 18
10	4.3	Military Service in after and in Decision Making
11	4.3	Restrictions in Decision Making
12		Does not apply because there are no limiting factors in paragraphs 2.1 and 2.2 above.
13		V. Dispute Resolution
14		rpose of this dispute resolution process is to resolve disagreements about carrying out this ing plan. This dispute resolution process shall be used before filing a petition to modify the
15	plan,	ing plant. This dispute resolution process shall be used before filling a petition to modify the
16		Disputes between the parties, other than child support disputes, shall be submitted to Dan Williams, altomay.
17	D.	The parties shall mediate with each party having a separate room and a support person or attorney
18	620	separate 900m and a support person or attorney
19		The cost of this process shall be allocated between the parties as follows: as determined in the
20		dispute resolution process. 50/50 ; subject to realler tion.
21		The dispute resolution process shall be commenced by notifying the other party by written request-
22		In the dispute resolution process:
23		(a) Preference shall be given to carrying out this Parenting Plan.
24		(b) Unless an emergency exists, the parents shall use the designated process to resolve disputes relating to implementation of the plan, except those related to financial support.
25 26		(c) A written record shall be prepared of any agreement reached in counseling or mediation and of each arbitration award and shall be provided to each party.

Each parent shall make decisions regarding the day-to-day care and control of each child while the

Parenting Plan (PPP, PPT, PP) - Page 7 of 10

person's home.

Parenting Plan (PPP, PPT, PP) - Page 8 of 10

## VIII. Order by the Court

It is ordered, adjudges and decreed that the parenting plan set forth above is adopted and approved as an order of this court

WARNING: Violation of residential provisions of this order with actual knowledge of its terms is punishable by contempt of court and may be a criminal offense under RCW 9A.40.060(2) or 9A.40.070(2). Violation of this order may subject a violator to arrest.

When mutual decision making is designated but cannot be achieved, the parties shall make a good faith effort to resolve the issue through the dispute resolution process.

If a parent fails to comply with a provision of this plan, the other parent's obligations under the plan are not affected.

Before signing the final parenting plan, the Court consulted the judicial information system and available databases to determine the existence of any information and proceedings that are relevant to the placement of the children.

Dated this day of ,2014.	JUDGE/COURT COMMISSIONER
Presented by:	Approved for Entry, Notice of Presentation wadred:
In July	PAROS
TASON GABER WSBA# 31452 AHOMEY FOR PETHIONER	PEGGY FRAUDHINEAUD GROSS. WSBA # 14731 AHOMEY FOR RESPONDENT
Approved for Entry:	Approved for Entry:
Work KEABLES, PETITIONER	Samela Keabler PAMELA KEABLES, RESPONDENT

Parenting Plan (PPP, PPT, PP) - Page 9 of 10

2 3 3.2 School Schedule - addendum
children to reside w/mother, except the following
time w/father (on 4-wed) 4 5 Week 1: Wednesday after school (or 9:00 am 6 7 if no school) to Saturday at 9:00 a.m 8 9 Z: Thursday after school (or 9:00 am if no 10 school) until Monday return to 11 school (or 9:00 am it no school). 12 13 Thursday after school (or 9:00 am if 14 no school) to Sunday Morning at 15 7:45 am., father to drop off at 16 St. Luke's 17 18 Week 4: Thursday afterschool for 9:00 am it 19 no school) until Monday return 20 to school (or 9:00 am if no 21 5 chool. 22 23 24 つ兵

Order of Child Support (TMORS, ORS) - Page 11 of 11 WPF DR 01.0500 Mandatory (6/2010) - RCW 26.09.175; 26.26.132

GABER LAW FIRM, PLLC 10216 SE 256th St., Suite # 103, PMB 196 Kent, WA 98030 (Ph) 253-266-3538 (Fax) 253-639-8782

EXL. "B"

# Keables - Property and Debt Chart - 2/14/13

Property	Value	Awarded to wife	Wife's Sep. prop.	Awarded to Husband	Husband's sep. Prop.
House-29905 8th Pl S.,					
Federal Way, WA 98003					
• •	•	X			
Value \$ 233,000			ļ		
Mortgage <u>\$ 254,000</u>			1		
Net - (\$ 21,000)					
WA State Dept of	\$22,366 t unterest			' · · ·	
Retirement System –	whereart	1.707	,	Balance	
(Noah-not vested)		1010	<b>'</b>	4360000	
SERS Plan 3 (5/4/12)		67%			<u></u>
Principal Bank IRA - Noah	\$2,824.75				
retirement (12/31/06)					
2004 Kia Sedona EX van	\$2,115	\$2,115			
1994 Dodge Dakota Truck	\$1,897			\$1,897	
2006 Suzuki CRZ400sm					\$2,305
(\$2,305) sep. prp					
Savings bonds from Noah's				V	\$2,000
parents Husband's outil	npay			<b>&gt;</b>	
Total comm. Assets:	,			*	
<u>DEBTS</u>	VALUE	Comm.	Seprate	Comm.	Separate Debt
Citi Bank credit card	\$0.01a	Debt	Debt	Den'	Thenr
	\$8,013	<b></b>	\$8,013		
Citi Platinum card (12/12)	\$7,906	<del>                                     </del>	\$7,906		
Citi diamond card (3/12)	\$7,224	<del>/</del>	\$7224		
Slate credit card (2/2010)	\$8,982			<del></del>	
Chase credit card	\$?		64 447		
Capital One credit card 3/2010 \$5417	\$9,864		\$4,447		
Visa credit card-Noah	\$4,664				\$ 4,664
(1860),8/15/12	Y "," /	1			
Best Buy credit card (5/10)	\$572	1	\$572		
BECU – Line of Credit	\$3,498	1			\$ 3,498
Motorcycle loan (#4182)					
(8/16/12)					
Total:	\$50,723				
		% of Com	m. Debt	% of Copam.	Debt
TOTAL Assets/debt result:	//				

Exh."c"

2 3 7 8 **Superior Court of Washington County of KING** 9 No. 12-3-04949-5 KNT In re the Marriage of: 10 **Order of Child Support** 11 **NOAH KEABLES** Final Order (ORS) 12 Clerk's Action Required Petitioner, 13 and 14 **PAMELA KEABLES** Respondent. 15 16 I. Judgment Summary 17 1.1 **Judgment Summary for Non-Medical Expenses** 18 Does not apply. 19 1.2 **Judgment Summary for Medical Support** 20 Does not apply. 21 II. Basis 22 2.1 Type of Proceeding 23 24 This order is entered under a petition for dissolution of marriage or domestic partnership, legal separation, or declaration concerning validity: クに decree of dissolution, legal separation or a declaration concerning validity.

Order of Child Support (TMORS, ORS) - Page 1 of 10 WPF DR 01.0500 Mandatory (6/2010) - RCW 26.09.175; 26.26.132

GABER LAW FIRM, PLLC 10216 SE 256th St., Suite # 103, PMB 196 Kent, WA 98030 (Ph) 253-266-3538 (Fax) 253-639-8782

## 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23

24

クミ

#### 2.2 **Child Support Worksheet**

The child support worksheet which has been approved by the court is attached to this order and is incorporated by reference or has been initialed and filed separately and is incorporated by reference.

#### 2.3 Other

//

## III. Findings and Order

## It is Ordered:

#### 3.1 Child(ren) for Whom Support is Required

Name (first/last)	Age	
STEPHEN KEABLES	13	
BARNABAS KEABLES	11	
MIRIAM KEABLES	9	
NATHANAEL KEABLES	6	
NAOMI KEABLES	6	

#### 3.2 Person Paying Support (Obligor)

Name (first/last):

**NOAH KEABLES** 

Birth date:

10/19/1980

Service Address:

1235 S.W. 3018

Federal Way, WA 98023

The Obligor Parent Must Immediately File With the Court and the Washington State Child Support Registry, and Update as Necessary, the Confidential Information Form Required by RCW 26.23.050.

The Obligor Parent Shall Update the Information Required by Paragraph 3.2 Promptly After any Change in the Information. The Duty to Update the Information Continues as long as any Support Debt Remains due Under This Order.

For purposes of this Order of Child Support, the support obligation is based upon the following income:

Order of Child Support (TMORS, ORS) - Page 2 of 1/h WPF DR 01,0500 Mandatory (6/2010) - RCW 26.09.175; 26.26.132

GABER LAW FIRM, PLLC 10216 SE 256th St., Suite # 103, PMB 196 Kent, WA 98030 (Ph) 253-266-3538 (Fax) 253-639-8782

1		
2		A. Actual Monthly Net Income: \$4,305.75.
3	3.3	Person Receiving Support (Obligee)
4		Name (first/last): PAMELA KEABLES
5		PNS-14 - 1 - 1 - Market Alleman
6	No.	Service Address: 29905 944 Pl. S. Federal Way, WA 98003
7	820	
8		
9		The Obligee Must Immediately File With the Court and the Washington State Child Support Registry and Update as Necessary the Confidential
10		Information Form Required by RCW 26.23.050.
11		The Obligee Shall Update the Information Required by Paragraph 3.3 Promptly After any Change in the Information. The Duty to Update the
12		Information Continues as Long as any Monthly Support Remains Due or any Unpaid Support Debt Remains Due Under This Order.
13 14		For purposes of this Order of Child Support, the support obligation is based upon the following income:
15		The net income of the obligee is imputed at \$1,600.73 because:  a student working part time. The imputed
16 17		the obligee is a student working part time. The imputed as amount is larged on musimum unge as obligee has
18	200	The obligor may be able to seek relimbursement for day care or special child rearing, when the control of the c
19		The obligior may be able to seek relimbursement for day care or special child rearing expenses not actually incurred. RCW 26.19.080. (Each party is paying thus bwn daycare.)
20	3.4	Service of Process
21		Service of Process on the Obligor at the Address Required by Paragraph
22		3.2 or any Updated Address, or on the Obligee at the Address Required by Paragraph 3.3 or any Updated Address, may Be Allowed or Accepted as
23		Adequate in any Proceeding to Establish, Enforce or Modify a Child
24		Support Order Between the Parties by Delivery of Written Notice to the Obligor or Obligee at the Last Address Provided.

Order of Child Support (TMORS, ORS) - Page 3 of 10 WPF DR 01.0500 Mandatory (6/2010) - RCW 26.09.175; 26.26.132

GABER LAW FIRM, PLLC 10216 SE 256th St., Suite # 103, PMB 196 Kent, WA 98030 (Ph) 253-266-3538 (Fax) 253-639-8782

FamilySoft FormPAK 2012

**Transfer Payment** 

1					
2		The obligor parent sl	hall pay the following amo	ounts per month for the follo	owing children:
3		Name		Amount	
4		STEPHEN KEABLES BARNABAS KEABLE		\$156.80 \$100.00	
5		MIRIAM KEABLES NATHANAEL KEABI	-ES	\$100.00	_
6		NAOMI KEABLES		\$ 100.00	P\$8
7		Total Monthly Trans	afer Amount	\$ 556.80	, ,
8		Registration, Pern	nit, Approval, or Other	in or Maintain a License Similar Document Issu	ied by a
9				to or Granting Authorit Industry, Recreational	
10				e Denled or may Be Sur With This Support Ord	
11			er 74.20A Revised Co		
12	3.6	Standard Calculat	lon		
13		\$1,491.63. (See Wor	ksheet line 17.)		
14	3.7	Reasons for Deviation From Standard Calculation			
15		The child support ame		n 3.5 deviates from the star	ndard
16			•		
17		obligated to m	ake a support transfer pa	ount of time with the parent syment. The deviation does t's household to meet the b	not result in
18			The children do not receiv		asic needs of
19		The factual ba	sis for these reasons is a	s follows:	
20		The parents h	ave a 50/50 residential so	chedule.	
21	3.8	Reasons why Requ	uest for Deviation Was	s Denled	
22		Does not apply. A de	viation was ordered.		
23	3.9	Starting Date and	Day to Be Paid		
24		Starting Date:	February 1, 2014		
25		Day(s) of the month	1 at		

FamilySoft FormPAK 2012

support is due:

GABER LAW FIRM, PLLC

10216 SE 256th St., Suite # 103, PMB 196 Kent, WA 98030 (Ph) 253-266-3538 (Fax) 253-639-8782

1st

WPF DR 01.0500 Mandatory (6/2010) - RCW 26.09.175; 26.26.132

Order of Child Support (TMORS, ORS) - Page 4 of 14

# 1 2 3 5 6 7 10 11 12 13 14 15 16 17 18 19 20 21 22

23

24

25

## 3.10 incremental Payments

Does not apply.

## 3.11 Making Support Payments

Select Enforcement and Collection, Payment Services Only, or Direct Payment:

Enforcement and collection: The Division of Child Support (DCS) provides support enforcement services for this case because: a parent has **signed** the application for services from DCS **on the last page of this support order**. Support payments shall be made to:

Washington State Support Registry P.O. Box 45868 Olympia, WA 98504 Phone: 1-800-922-4306 or 1-800-442-5437

A party required to make payments to the Washington State Support Registry will not receive credit for a payment made to any other party or entity. The obligor parent shall keep the registry informed whether he or she has access to health insurance coverage at reasonable cost and, if so, to provide the health insurance policy information.

Any time the Division of Child Support is providing support enforcement services under RCW 26.23.045, or if a party is applying for support enforcement services by signing the application form on the bottom of the support order, the receiving parent might be required to submit an accounting of how the support, including any cash medical support, is being spent to benefit the children.

## 3.12 Wage Withholding Action

Withholding action may be taken against wages, earnings, assets, or benefits, and liens enforced against real and personal property under the child support statutes of this or any other state, without further notice to the obligor parent at any time after entry of this order unless an alternative provision is made below:

[If the court orders immediate wage withholding in a case where Division of Child Support does not provide support enforcement services, a mandatory wage assignment under Chapter 26.18 RCW must be entered and support payments must be made to the Support Registry.]

## 3.13 Termination of Support

Support shall be paid:

Order of Child Support (TMORS, ORS) - Page 5 of 1/3 WPF DR 01.0500 Mandatory (6/2010) - RCW 26.09.175; 26.26.132

GABER LAW FIRM, PLLC 10216 SE 256th St., Suite # 103, PMB 196 Kent, WA 98030 (Ph) 253-266-3538 (Fax) 253-639-8782

until the children reach the age of 18, or as long as the children remain(s) enrolled in high school, whichever occurs last, (not to exceed age 19), except as otherwise provided below in Paragraph 3.14.

## 3.14 Post Secondary Educational Support

The right to request post secondary support is reserved, provided that the right is exercised before support terminates as set forth in paragraph 3.13.

## Payment for Expenses not included in the Transfer Payment

The petitioner shall pay 73% and the respondent 27 % (each parent's proportional share of income from the Child Support Schedule Worksheet, line 6) of the following expenses incurred on behalf of the children listed in Paragraph 3.1:

Agreed upon extracurricular activities.

Payments shall be made to the provider of the service.

Each parent shall be responsible for their own child care costs.

## Periodic Adjustment

Does not apply.

## **Income Tax Exemptions**

Tax exemptions for the children shall be allocated as follows:

oldest. as exemptions The father shall claim throchildren for tax purposes for each year, provided he is in child support & maintenance by Occase of the tax year claimed. Wither shall receive two children thuins as even claimed. Mother shall receive two thick

MATher shall be designated head of househi and HOH designation su

thany future at a struct modification and the parents shall sign the federal income tax dependency exemption waiver.

## **Medical Support - Health Insurance**

Each parent shall provide health insurance coverage for the children listed in paragraph 3.1, as follows:

3.18.1 Health insurance (either check box A(1) or check box A(2) and complete sections B and C. Section D applies in all cases.)

### **Evidence**

Order of Child Support (TMORS, ORS) - Page 6 of 18 WPF DR 01.0500 Mandatory (6/2010) - RCW 26.09.175; 26.26.132

GABER LAW FIRM, PLLC 10216 SE 256th St., Suite # 103, PMB 196 Kent, WA 98030 (Ph) 253-266-3538 (Fax) 253-639-8782

B. Findings about insurance:

クに

NOAH KEABLES (Parent's Name)	PAMELA KEABLES (Parent's Name)	Check at least one of the following findings for each parent.
[X]		Insurance coverage for the children is available and accessible to this parent at \$225.60 cost (children's portion of the premium, only).
	[]	Insurance coverage for the children is available and accessible to this parent at \$ cost (children's portion of the premium, only).
[]		Insurance coverage for the children is available <u>but</u> not accessible to this parent at \$ cost (children's portion of the premium, only).
	[]	Insurance coverage for the children is available <u>but</u> <u>not</u> accessible to this parent at \$ cost (children's portion of the premium, only).
[]		Neither parent has available or accessible insurance through an employer or union; but this parent is able to provide private coverage at a cost not to exceed 25% of this parent's basic support obligation.
	[]	Neither parent has available or accessible insurance through an employer or union; but this parent is able to provide private coverage at a cost not to exceed 25% of this parent's basic support obligation.
[]	IJ	(Check only one parent) Both parties have available and accessible coverage for the children. The court finds that this parent has better coverage considering the needs of the children, the cost and extent of each parent's coverage, and the accessibility of the coverage.
[]	[]	Other:

C. Parties' obligations:

The court makes the following orders:

NOAH KEABLES (Parent's Name)	PAMELA KEABLES (Parent's Name)	Check at least one of the following options for each parent.

Order of Child Support (TMORS, ORS) - Page 7 of 10 WPF DR 01.0500 Mandatory (6/2010) - RCW 26.09.175; 26.26.132

GABER LAW FIRM, PLLC 10216 SE 256th St., Suite # 103, PMB Kent, WA 98030 (Ph) 253-266-3538 (Fax) 253-639-8782

1			
2 3 4	[X]	663	This parent shall provide health insurance coverage for the children that is available through employment or is union-related as long as the cost of such coverage does not exceed 25% of this parent's basic support obligation.
5 6 7 8	[]	[]	This parent shall provide health insurance coverage for the children that is available through employment or is union-related even though the cost of such coverage exceeds 25% of this parent's basic support obligation. It is in the best interests of the children to provide such coverage despite the cost because:
9	[]	[]	This parent shall provide private health insurance coverage for the children as long as the cost of such coverage does not exceed 25% of this parent's basic support obligation.
11 12 13 14	[]	[]	This parent shall provide <b>private</b> health insurance coverage for the children even though the cost of such coverage <u>exceeds</u> 25% of this parent's basic support obligation. It is in the best interests of the child(ren) to provide such coverage despite the cost <b>because</b> :
15 16 17	[]	[]	This parent shall pay \$ towards the health insurance premium being paid by the other parent. This amount is this parent's proportionate share of the premium or 25% of this parent's basic support obligation, whichever is less. This payment is only required if this parent is not providing insurance as described above.
19	[ ]	[]	This parent's contribution to the health insurance premium is calculated in the Worksheet and included in the transfer payment.
<ul><li>20</li><li>21</li><li>22</li><li>23</li></ul>	[]	M	This parent shall be excused from the responsibility to provide health insurance coverage and from the responsibility to provide monthly payment towards the premium because:  FAHLE DOUGLES INSURANCE FOR THE CHURCH.
24			(Only one parent may be excused.)

Order of Child Support (TMORS, ORS) - Page 8 of 10 WPF DR 01.0500 Mandatory (6/2010) - RCW 26.09.175; 26.26.132

Both parties' obligation:

GABER LAW FIRM, PLLC 10216 SE 256th St., Suite # 103, PMB 196 Kent, WA 98030 (Ph) 253-266-3538 (Fax) 253-639-8782

FamilySoft FormPAK 2012

D.

22

23

24

つに

If the children are receiving state financed medical coverage, the Division of Child Support may enforce the responsible parent's monthly premium.

The parent(s) shall maintain health insurance coverage, if available for the children listed in paragraph 3.1, until further order of the court or until health insurance is no longer available through the parents' employer or union and no conversion privileges exist to continue coverage following termination of employment.

A parent who is required under this order to provide health insurance coverage is liable for any covered health care costs for which that parent receives direct payment from an insurer.

A parent who is required under this order to provide health insurance coverage shall provide proof that such coverage is available or not available within 20 days of the entry of this order to the other parent or the Washington State Support Registry if the parent has been notified or ordered to make payments to the Washington State Support Registry.

If proof that health insurance coverage is available or not available is not provided within 20 days, the parent seeking enforcement or the Department of Social and Health Services may seek direct enforcement of the coverage through the other parent's employer or union without further notice to the other parent as provided under Chapter 26.18 RCW.

## 3.18.2 Change of Circumstances and Enforcement

A parent required to provide health insurance coverage must notify both the Division of Child Support and the other parent when coverage terminates.

If the parents' circumstances change, or if the court has not specified how medical support shall be provided, the parents' medical support obligations will be enforced as provided in

RCW 26.18.170. If a parent does not provide proof of accessible coverage for the child(ren) through private insurance, a parent may be required to satisfy his or her medical support obligation by doing one of the following, listed in order of priority:

Providing or maintaining health insurance coverage through the parent's employment or union at a cost not to exceed 25% of that parent's basic support obligation;

Contributing the parent's proportionate share of a monthly premium being paid by the other parent for health insurance coverage for the child(ren) listed in paragraph 3.1 of this order, not to exceed 25% of the obligated parent's basic support obligation; or

Contributing the parent's proportionate share of a monthly premium paid by the state if the child(ren) receives state-financed medical coverage through DSHS under RCW 74.09 for which there is an assignment.

A parent seeking to enforce the obligation to provide health insurance coverage may apply for support enforcement services from the Division of Child Support; file a motion for contempt (use form WPF DRPSCU 05.0100, Motion/Declaration for an Order to

Order of Child Support (TMORS, ORS) - Page 9 of 10 WPF DR 01.0500 Mandatory (6/2010) - RCW 26.09.175; 26.26.132

GABER LAW FIRM, PLLC 10216 SE 256th St., Suite # 103, PMB 196 Kent, WA 98030

(Ph) 253-266-3538 (Fax) 253-639-8782

1	Î			A war
2		Show Cause re Contempt); or file a petition	1.	
3	3.19	Uninsured Medical Expenses		
4		Both parents have an obligation to pay the expenses.	r share of uninsured medical	
5		The petitioner shall pay 7% of uninsured rotherwise, the petitioner's proportional shall		no.
6		6) and the respondent shall pay 25% of uni	nsured medical expenses (unless	rie
7	oko.	worksheet, line 6).		
8	A. 3	This section shall not apply to routine non-prescription/antibiotic medic	cation.	
9	3.20	Back Child Support	. I ad	dressed
10	A :	Back Child Support  No back child support le-ewed at this time.	be owed is not by	This order
11	3.21	Past Due Unpaid Medical Support (	same as 3,20)	
12		No back interest is owed at this time.	/	
13	3.22	Other Unpaid Obligations		
14		No back interest is owed at this time.	HOCO POD LAND INCLU	
15	<b>⊿3.23</b>	Other Father shall maintage	n highife insurance she	eigrently
16	Schas	through work and the with	e shall remoun 4919 we is a surveyed steppe	Port Obligation
17	blue thei	No back interest is owed at this time.  Hushand Other - Father shall maintain Through work and the with Ficially father shall design	mate the children	in partispape
18	Dated:		Judge/Commissioner	hon choiancs
19	Dracar	nted by:	Approved for entry:	and provide
20	1 10001	ned by:	Notice of presentation waived:	beneficiary
21		A1 1PA	D1497	wife
22		31452 D. Gaber	reggy traychinanus grass	17731
23	Attorne	ey for Petitioner	Attorney for Respondent	
24	-		Panula Keable	<u></u>
)A	Noah I	Keables, Petitioner	Pamela Keables, Respondent	X C. Millian
	Order o	of Child Support (TMORS, ORS) - Page 10 of 18	GABER LAW	FIRM, PLLC

WPF DR 01.0500 Mandatory (6/2010) - RCW 26.09.175; 26.26.132

10216 SE 256th St., Suite # 103, PMB

10210 SH 250th St., Suite # 103, PMB
196
Kent, WA 98030
(Ph) 253-266-3538 (Fax) 253-639-8782

EXIBIT A

My 10210 SH 250th St., Suite # 103, PMB
196
Kent, WA 98030
(Ph) 253-266-3538 (Fax) 253-639-8782

Adv. Proc. No. 19-01060-CMA

## Washington State Child Support Schedule Worksheets

[ ] Proposed by [ ] [ ] State of WA [ ] Other (CSWP)
Or, [ ] Signed by the Judicial/Reviewing Officer. (CSW)

**Mother PAMELA KEABLES County KING** 

Father NOAH KEABLES
Case No. 12-3-04949-5 KNT

Part I: Income (see Instructions, page 6)  1. Gross Monthly Income  a. Wages and Salaries (imputed for Mother)  b. Interest and Dividend Income  c. Business Income  d. Maintenance Received  e. Other Income  f. imputed Income  g. Total Gross Monthly Income (add lines 1a through 1f)  2. Monthly Deductions from Gross Income  a. Income Taxes (Federal and State) Tax Year: 2014  b. FiCA (Soc.Sec.+Medicare)/Self-Employment Taxes  c. State Industrial Insurance Deductions  d. Mandatory Union/Professional Dues  e. Mandatory Pension Plan Payments  f. Voluntary Retirement Contributions  g. Maintenance Paid  h. Normal Business Expenses  i. Total Deductions from Gross Income (add lines 2a through 2h)  3. Monthly Net Income (line 1g minus 2l)  4. Combined Monthly Net Income (line 3 amounts combined)  5. Basic Child Support Obligation (Combined amounts →)	\$6, \$6,	042.60 	\$1,733. \$1,733. \$1,733.
a. Wages and Salaries (Imputed for Mother) b. Interest and Dividend Income c. Business Income d. Maintenance Received e. Other Income f. Imputed Income g. Total Gross Monthly Income (add lines 1a through 1f) 2. Monthly Deductions from Gross Income a. Income Taxes (Federal and State) Tax Year: 2014 b. FICA (Soc.Sec.+Medicare)/Seif-Employment Taxes c. State Industrial Insurance Deductions d. Mandatory Union/Professional Dues e. Mandatory Pension Plan Payments f. Voluntary Retirement Contributions g. Maintenance Pald h. Normal Business Expenses i. Total Deductions from Gross Income (add lines 2a through 2h) 3. Monthly Net Income (line 1g minus 2l) 4. Combined Monthly Net Income (line 3 amounts combined)	\$6, \$6,	042.60 - - 042.60 953.92 462.26 \$7.00	\$1,733. \$1,733. \$1,733.
b. Interest and Dividend Income c. Business Income d. Maintenance Received e. Other Income f. Imputed Income g. Total Gross Monthly Income (add lines 1a through 1f) 2. Monthly Deductions from Gross Income a. Income Taxes (Federal and State) Tax Year: 2014 b. FICA (Soc.Sec.+Medicare)/Self-Employment Taxes c. State Industrial Insurance Deductions d. Mandatory Union/Professional Dues e. Mandatory Pension Plan Payments f. Voluntary Retirement Contributions g. Maintenance Paid h. Normal Business Expenses I. Total Deductions from Gross Income (add lines 2a through 2h) 3. Monthly Net Income (line 1g minus 2l) 4. Combined Monthly Net Income (line 3 amounts combined)	\$6.1	042.60 953.92 462.26 \$7.00	\$1,733. • \$132.
c. Business Income d.Maintenance Received e.Other Income f. imputed Income g.Total Gross Monthly Income (add lines 1a through 1f) 2. Monthly Deductions from Gross Income a.Income Taxes (Federal and State) Tax Year: 2014 b.FICA (Soc.Sec.+Medicare)/Self-Employment Taxes c. State Industrial Insurance Deductions d.Mandatory Union/Professional Dues e.Mandatory Pension Plan Payments f. Voluntary Retirement Contributions g.Maintenance Paid h.Normal Business Expenses i. Total Deductions from Gross Income (add lines 2a through 2h) 3. Monthly Net Income (line 1g minus 2l) 4. Combined Monthly Net Income (line 3 amounts combined)	\$1	953.92 462,26 \$7.00	\$1,733. • \$132.
d.Maintenance Received e.Other Income f. imputed Income g.Total Gross Monthly Income (add lines 1a through 1f) 2. Monthly Deductions from Gross Income a.Income Taxes (Federal and State) Tax Year: 2014 b.FICA (Soc.Sec.+Medicare)/Self-Employment Taxes c. State Industrial Insurance Deductions d.Mandatory Union/Professional Dues e.Mandatory Pension Plan Payments f. Voluntary Retirement Contributions g.Maintenance Paid h.Normal Business Expenses i. Total Deductions from Gross Income (add lines 2a through 2h) 3. Monthly Net Income (line 1g minus 2l) 4. Combined Monthly Net Income (line 3 amounts combined)	\$1	953.92 462,26 \$7.00	\$1,733. • \$132.
e.Other Income f. Imputed Income g.Total Gross Monthly Income (add lines 1a through 1f)  2. Monthly Deductions from Gross Income a.Income Taxes (Federal and State) Tax Year: 2014 b.FICA (Soc.Sec.+Medicare)/Self-Employment Taxes c. State Industrial Insurance Deductions d.Mandatory Union/Professional Dues e.Mandatory Pension Plan Payments f. Voluntary Retirement Contributions g.Maintenance Paid h.Normal Business Expenses i. Total Deductions from Gross Income (add lines 2a through 2h)  3. Monthly Net Income (line 1g minus 2l) 4. Combined Monthly Net Income (line 3 amounts combined)	\$1	953.92 462,26 \$7.00	\$1,733. • \$132.
f. Imputed Income g. Total Gross Monthly Income (add lines 1a through 1f)  2. Monthly Deductions from Gross Income a. Income Taxes (Federal and State) Tax Year: 2014 b. FICA (Soc.Sec.+Medicare)/Self-Employment Taxes c. State Industrial Insurance Deductions d. Mandatory Union/Professional Dues e. Mandatory Pension Plan Payments f. Voluntary Retirement Contributions g. Maintenance Paid h. Normal Business Expenses i. Total Deductions from Gross Income (add lines 2a through 2h)  3. Monthly Net Income (line 1g minus 2l) 4. Combined Monthly Net Income (line 3 amounts combined)	\$1	953.92 462,26 \$7.00	\$1,733. • \$132.
g. Total Gross Monthly Income (add lines 1a through 1f)  2. Monthly Deductions from Gross Income a. Income Taxes (Federal and State) Tax Year: 2014 b.FICA (Soc.Sec.+Medicare)/Self-Employment Taxes c. State Industrial Insurance Deductions d.Mandatory Union/Professional Dues e. Mandatory Pension Plan Payments f. Voluntary Retirement Contributions g. Maintenance Paid h. Normal Business Expenses i. Total Deductions from Gross Income (add lines 2a through 2h)  3. Monthly Net Income (line 1g minus 2l) 4. Combined Monthly Net Income (line 3 amounts combined)	\$1	953.92 462,26 \$7.00	\$1,733. • \$132.
2. Monthly Deductions from Gross Income  a. Income Taxes (Federal and State) Tax Year: 2014  b. FICA (Soc.Sec.+Medicare)/Self-Employment Taxes  c. State Industrial Insurance Deductions  d. Mandatory Union/Professional Dues  e. Mandatory Pension Plan Payments  f. Voluntary Retirement Contributions  g. Maintenance Paid  h. Normal Business Expenses  i. Total Deductions from Gross Income (add lines 2a through 2h)  3. Monthly Net Income (line 1g minus 2l)  4. Combined Monthly Net Income (line 3 amounts combined)	\$1	953.92 462,26 \$7.00	\$132.
a, Income Taxes (Federal and State) Tax Year: 2014 b.FICA (Soc.Sec.+Medicare)/Self-Employment Taxes c. State Industrial Insurance Deductions d.Mandatory Union/Professional Dues e.Mandatory Pension Plan Payments f. Voluntary Retirement Contributions g.Maintenance Paid h.Normal Business Expenses i. Total Deductions from Gross Income (add lines 2a through 2h) 3. Monthly Net Income (line 1g minus 2l) 4. Combined Monthly Net Income (line 3 amounts combined)	\$	462.26 \$7.00	
b.FICA (Soc.Sec.+Medicare)/Self-Employment Taxes c. State Industrial Insurance Deductions d.Mandatory Union/Professional Dues e.Mandatory Pension Plan Payments f. Voluntary Retirement Contributions g.Maintenance Paid h.Normal Business Expenses i. Total Deductions from Gross Income (add lines 2a through 2h) 3. Monthly Net Income (line 1g minus 2l) 4. Combined Monthly Net Income (line 3 amounts combined)	\$	462.26 \$7.00	
c. State Industrial Insurance Deductions d. Mandatory Union/Professional Dues e. Mandatory Pension Plan Payments f. Voluntary Retirement Contributions g. Maintenance Paid h. Normal Business Expenses i. Total Deductions from Gross Income (add lines 2a through 2h) 3. Monthly Net Income (line 1g minus 2l) 4. Combined Monthly Net Income (line 3 amounts combined)		\$7.00 -	
d.Mandatory Union/Professional Dues e.Mandatory Pension Plan Payments f. Voluntary Retirement Contributions g.Maintenance Paid h.Normal Business Expenses i. Total Deductions from Gross Income (add lines 2a through 2h) 3. Monthly Net Income (line 1g minus 2l) 4. Combined Monthly Net Income (line 3 amounts combined)	\$	#	
e.Mandatory Pension Plan Payments f. Voluntary Retirement Contributions g.Maintenance Paid h.Normal Business Expenses i. Total Deductions from Gross Income (add lines 2a through 2h) 3. Monthly Net Income (line 1g minus 2l) 4. Combined Monthly Net Income (line 3 amounts combined)	\$	- 304 54	
f. Voluntary Retirement Contributions g. Maintenance Paid h. Normal Business Expenses i. Total Deductions from Gross Income (add lines 2a through 2h) 3. Monthly Net Income (line 1g minus 2l) 4. Combined Monthly Net Income (line 3 amounts combined)	\$	304.54	
g. Maintenance Paid h. Normal Business Expenses i. Total Deductions from Gross Income (add lines 2a through 2h) 3. Monthly Net Income (line 1g minus 2l) 4. Combined Monthly Net Income (line 3 amounts combined)		COLINGA E	
h. Normal Business Expenses i. Total Deductions from Gross Income (add lines 2a through 2h) 3. Monthly Net Income (line 1g minus 2l) 4. Combined Monthly Net Income (line 3 amounts combined)		-	
i. Total Deductions from Gross Income     (add lines 2a through 2h)     3. Monthly Net Income (line 1g minus 2l)     4. Combined Monthly Net Income     (line 3 amounts combined)			4
(add lines 2a through 2h) 3. Monthly Net Income (line 1g minus 2l) 4. Combined Monthly Net Income (line 3 amounts combined)	*********	*	4
3. Monthly Net Income (line 1g minus 2i) 4. Combined Monthly Net Income (line 3 amounts combined)	**************		
Combined Monthly Net Income     (line 3 amounts combined)	\$1.	727.72	\$132.0
Combined Monthly Net Income     (line 3 amounts combined)		314.88	\$1,600.
(line 3 amounts combined)		\$5,91	
5 Basic Child Support Obligation (Combined amounts 1)		<b>44,5</b>	
J. Daoid Ching Ogpport Chingation (Combined amounts →)			163
STEPHEN KEABLES \$502.00			
BARNABAS KEABLES \$407.00		\$2,13	0.00
MIRIAM KEABLES \$407.00			a.
NATHANAEL KEABLES \$407.00			
NAOMI KEABLES \$407.00			

WSCSS-Worksheets - Mandatory (CSW/CSWP) 07/2013 Page 1 of 5

Part II: Basic Child Support Obligation (see Instructions, page 7)		
7. Each Parent's Basic Child Support Obligation without consideration		
of low income limitations (Each parent's Line 6 times Line 5.)	\$1,552.77	\$577.23
8. Calculating low income limitations: Fill in only those that apply.		
Self-Support Reserve: (125% of the Federal Poverty Guideline.)	\$1,19	7.00
a. Is combined Net Income Less Than \$1,000? If yes, for each		
parent enter the presumptive \$50 per child.		_
b. Is Monthly Net Income Less Than Self-Support Reserve? If yes,		
for that parent enter the presumptive \$50 per child.		
c. Is Monthly Net Income equal to or more than Self-Support		
Reserve? If yes, for each parent subtract the self-support reserve from line 3. If that amount is less than line 7, enter that		
amount or the presumptive \$50 per child, whichever is greater.	_	\$403.73
Each parent's basic child support obligation after calculating	1	9700.10
applicable limitations. For each parent, enter the lowest amount		
from line 7, 8a - 8c, but not less than the presumptive \$50 per	\$1,552.77	\$403.73
child.	4 .,00	
Part III: Health Care, Day Care, and Special Child Rearing Expense		ons, page 8)
10. Health Care Expenses	Father	Mother
a.Monthly Health Insurance Paid for Child(ren)	\$225.60	**
b.Uninsured Monthly Health Care Expenses Paid for Child(ren)		ome unterpresentation de la company de la co
c. Total Monthly Health Care Expenses		
(line 10a plus line 10b)	\$225.60	# # # # # # # # # # # # # # # # # # #
d.Combined Monthly Health Care Expenses	800	5.60
(line 10c amounts combined)	922	3.00
11. Day Care and Special Expenses		
a.Day Care Expenses b.Education Expenses	**************************************	MA with the state of the state
c. Long Distance Transportation Expenses	women's successibilitational standard survey.	There per product and the second seco
d.Other Special Expenses (describe)	entropological profession of the community of the communi	e monaganisticumimas on menapusp is capacidades
	***************************************	entre entre de la company de la company 
PHINTED TO THE PROPERTY OF THE	armenani, perdestitutioni insperiore angle andress to	**************************************
Professional State of the state	and literapy and products of the letter community of the letter of the l	### 
		**
e.Total Day Care and Special Expenses		e e
(Add lines 11a through 11d)		
12. Combined Monthly Total Day Care and Special Expenses		
(line 11e amounts Combined)		
<ol> <li>Total Health Care, Day Care, and Special Expenses (line 10d plus line 12)</li> </ol>	400	5.60
	344	3.00
14. Each Parent's Obligation for Health Care, Day Care, and Special		604.44
Expenses (multiply each number on line 6 by line 13)	\$164.46	\$61.14
Part IV: Gross Child Support Obligation		
15. Gross Child Support Obligation (line 9 plus line 14)	\$1,717.23	\$464.87
Part V: Child Support Credits (see Instructions, page 9)		
16. Child Support Credits		
a. Monthly Health Care Expenses Credit	\$225.60	<u> </u>
b. Day Care and Special Expenses Credit		High understands britishmeter erasions som
many was a mile abanin makatean atani	I	

WSCSS-Worksheets - Mandatory (CSW/CSWP) 07/2013 Page 2 of 5

c. Other Ordinary Expenses Credit (describe)		
	-	-
	-	-
d. Total Support Credits (add lines 16a through 16c)	\$225.60	**************************************
Part VI: Standard Calculation/Presumptive Transfer Payment (	# 14 COLOR DE LA C	
17. Standard Calculation (line 15 minus line 16d or \$50 per child		T
whichever is greater)	\$1,491.63	\$464.87
Part VII: Additional informational Calculations		
18. 45% of each parent's net income from line 3 (.45 x amount from		
line 3 for each parent)	\$1,941.70	\$720.33
<ol> <li>25% of each parent's basic support obligation from line 9 (.25 x amount from line 9 for each parent)</li> </ol>	\$388.19	\$100.93
Part VIII: Additional Factors for Consideration (see Instructions,	, page 9)	
20. Household Assets	Father's	Mother's
(List the estimated value of all major household assets.)	Household	Household
a.Real Estate		*
b. Investments	\$1,800.00	
c. Vehicles and Boats	-	<b>34</b>
d.Bank Accounts and Cash	\$20.00	<b>(86</b>
e.Retirement Accounts	•	761
f, Other: (describe)		-
	<b>M</b>	
millionia deleta deleta deleta deleta deleta deleta propos pode distribución i podificia deleta en esta deleta del en rigida, e de la fondación de entre deleta como en esta deleta deleta del entre	A6 Terra hariantapaganapaanikan labar asaa araa kang basa asaa ara araa kanan 1988	ORG
21. Household Debt		
(List liens against household assets, extraordinary debt.)		
a,		m
b.	-	***
C.	-	•
d,		•
		## ### ### ### ### ### ### ### ### ###
f.		_
22. Other Household Income		
a. Income Of Current Spouse or Domestic Partner		
(if not the other parent of this action)		
Name		
Name		**************************************
b.Income Of Other Adults in Household		
Name	P.	*
Name		# 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
c. Gross Income from overtime or from second jobs the party is asking the court to exclude per instructions, page 8	=	<b>10.</b>
d. Income Of Child(ren) (If considered extraordinary)	dentification () () () () () () () () () () () () ()	k-jard-combinish, qyragog-1986kila. Andr Whispipunin pjacci. Principul B 10 diagographica. Principul princ
Name	###	edd Daelfersonaethau gwyreniot o Handrin Magantalddollor
Name		•

WSCSS-Worksheets - Mandatory (CSW/CSWP) 07/2013 Page 3 of 5

e. Income From Child Supp			
Name	NATE KKINANINAN IN 18 SAMAN IN 18 SAMAN IN INDINAN INDINA	SIJ	en and the contract of the contract of
Name	The Bellevial House in the secretary and the sec	in a page to consider contracting and the state of the contraction of	AN THE RESIDENCE OF THE PROPERTY OF THE PROPER
f. Income From Assistance	Programs		and states and states are seen as the states and seen as the seen
Program			
Program		-	
g.Other Income (describe)	I	nn the anti-anti-anti-anti-anti-anti-anti-anti-	majagpungs: soom hoodoorood dagaan baddina aanska ud ga
	allegariosisses i in salas securios como a como alcabano que de aparte i valor politica colonida politica politica politica de aparte i valor de aparte i va	en unter en service de la company de la comp	werene total Ashpiritikatuskistikatuskistospierojaroo
		**	***
23. Non-Recurring Income (des	cribe)		
		ON. Helensendersense Freihalpspirindstemses ihrer mannssisse untersesse dagense	CON
		-	4
24. Child Support Owed, Month	y, for Biological or Legal Child(ren	Father's Household	Mother's Household
Name/age:	Paid [] Yes [] No	angaran (1932) di biri kiya kiran kira Ma	miner franchistation months to be table.
Name/age:	Pald [] Yes [] No		and and the state of the state
Name/age:	Paid [] Yes [] No	ya ya ya sanan kuna ku kuna ku kuna ku kuna ku kuna ku	AMERICA CONTRACTOR OF COLUMN TARGET COLUMN T
25. Other Child(ren) Living In Ea			
(First name(s) and age(s))		s - shift ann shift all all ann ann ann ann a shift ann an hair a	- And the facility of the rights are a facility of the section of
(r list rightio(s) and ago(s))			
		the same the proportion of the proportion of the same	and designate between his say, managementative
26. Other Factors For Cons	Ideration		
			1

WSCSS-Worksheets - Mandatory (CSW/CSWP) 07/2013 Page 4 of 5

Other Factors For Consideration (continued) (attack	le additional pages as pages	
Outer Factors For Consideration (continued) (attac	in additional pages as necess	ary)
•		
Clarature and Dates		
Signature and Dates I declare, under penalty of perjury under the laws of	the State of Washington the in	formation
contained in these Worksheets is complete, true, a	the State of Washington, the in- id correct.	omaton
ACOUNT.	रक्ता करकार प्रकार शिक्षित	
Scerne le Klables		
Mother's Signature	Father's Signature	
Date City	Date	City
		~··,
Judicial/Reviewing Officer	Date	
againal sastand Amon	wat	

Worksheet certified by the State of Washington Administrative Office of the Courts.

Photocopying of the worksheet is permitted.

WSCSS-Worksheets - Mandatory (CSW/CSWP) 07/2013 Page 5 of 5 SupportCaic \* 201 ct...\state templates\waworksheet.dtf ct\program files\legalplus\keables, noah\keables, noah.sop 01/20/2014 11:40 am

SupportCalc \* 2014